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7	Facsimile: (702) 833-1107		
8	Attorneys for Defendants 5WS LLC and Ronald McMillan		
,	UNITED STATES DISTRICT COURT		
10	DISTRICT	OF NEVADA	
11			
12 13	JENNIFER BASILIO and BRIANNA BASILIO, individually and on behalf of others similarly situated,	Case No. 2:22-cv-01514-JCM-EJY	
14	Plaintiffs,	STIPULATION AND ORDER TO	
15	v.	EXTEND TIME TO RESPOND TO COMPLAINT (ECF No. 1)	
16 17	WALLACE ENTERPRISES LLC, MARVIN WALLACE, 5WS LLC and RONALD MCMILLAN,	(Fourth Request)	
18	Defendants.		
19			
20	On September 12, 2022, Plaintiffs Jennifer Basilio and Brianna Basilio,		
21	individually and on behalf of others similarly situated ("Plaintiffs"), initiated this action		
22	by filing their complaint herein. Plaintiffs then properly served Defendants Wallace		
23	Enterprises, LLC ("Enterprises"), Marvin Wallace ("Wallace"), 5Ws LLC ("5Ws") and		
24	Ronald McMillan ("McMillan") with a summons and the complaint.		
25	On November 28, 2022, Plaintiffs, 5Ws, and McMillan filed a stipulation to		
26	extend the deadline for 5Ws and McMillan to respond to the complaint until January 12		
27	2023. (ECF No. 10.) These parties so stipulated because counsel for 5Ws and McMillan		
28	needed additional time to gather information to respond to the complaint and because		
	the parties had expressed a desire to engage	e in preliminary discussions regarding this	

case before 5Ws and McMillan are required to respond to the complaint. 1 The following day, Plaintiffs, Enterprises, and Wallace filed a stipulation to 2 extend the deadline for Enterprises and Wallace to respond to the complaint until 3 January 6, 2023. (ECF No. 12). These parties so stipulated because counsel for 4 Enterprises and Wallace needed time to review the file and payroll records and because 5 counsel were going to be out of their offices for the holidays. 6 This Court granted both of the foregoing stipulations on November 29, 2022. 7 (ECF Nos. 11 and 13). 8 Thereafter, on January 2, 2023, and again on February 17, 2023, the parties filed 9 additional stipulations to extend the deadline for the defendants to respond to the 10 complaint because the parties desired to continue their efforts to evaluate and discuss a 11 possible resolution of this matter before the defendants would be required to respond to 12 the complaint. (See ECF Nos. 14 and 16). The court granted these stipulations. (See ECF 13 Nos. 15 and 17). As a result, the current deadline for the defendants to respond to the 14 complaint is March 22, 2023. 15 The parties are continuing their discussions and efforts to find a possible 16 resolution of this matter before the defendants are required to respond to the complaint. 17 Accordingly, the parties, by and through their respective counsel, hereby stipulate that 18 19 Enterprises, Wallace, 5Ws, and McMillan shall have a 30-day extension, until **April 21**, **2023**, to file their responses to Plaintiffs' complaint. This is the fourth request for such 20 an extension. This extension is not sought for the purposes of delay. 21 DATED: March 20, 2023 LEON GREENBERG PC 22 23 24 By /s/ Ruthann Devereaux-Gonzalez 25 Leon Greenberg (NV Bar No. 8094) Ruthann Devereaux-Gonzalez (NV Bar No. 26 15904)

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Attorneys for Plaintiffs

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1	DATED: March 20, 2023	HEJMANOWSKI & McCREA, LLC
2		
3		By /s/ Malani L. Kotchka
4		Malani L. Kotchka (NV Bar No. 283) Attorneys for Wallace Enterprises, LLC and
5		Marvin Wallace
6		
7	DATED: March 20, 2023	KING SCOW KOCH DURHAM LLC
8		
9		By /s/ Matt L. Durham
10 11		Matthew L. Durham (NV Bar No. 10342)
12		Attorneys for 5Ws LLC and Ronald McMillan
13		
14		<u>ORDER</u>
15	IT IS SO ORDERED.	
16		8 .00 .0
17	DATED: March 20, 2023	UNITED STATES MAGISTRATE JUDGE
18		UNITED STATES MAGISTRATE JUDGE
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